

or statement or any matter or statement which may be copied by any device or method or which may hereafter be used for making copies of printed or written matter in any form whatever for publication or distribution, relating to or concerning any candidate or prospective candidate for public or party office or for the acceptance or defeat of any proposition, shall maintain for a period of one [hundred and twenty (120) days] YEAR following each election a complete file of sample copies of all matter printed, published, or [broadcast] DISTRIBUTED by his authority.

(b) "Distributor" includes any person or persons, partnership, or corporation engaged in the distribution of circulars, pamphlets, and other advertisements by hand delivery [and/or] [by] direct mail for profit but does not include salaried employees, agents, or volunteers of the person or persons, partnerships, or corporations.

(c) [Candidates or treasurers or subtreasurers and every] A person subject to the requirements of subsection (a) [of this section shall not be] IS NOT required to maintain sample copies of billboards and placards.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect January 1, 1977.

Approved May 4, 1976.

CHAPTER 419

(House Bill 717)

AN ACT concerning

Election Code - Fair Election Practices

FOR the purpose of prohibiting election judges and attorneys to election boards from serving as campaign manager for a candidate or as treasurer for a political committee; prohibiting any member or employee of any election board from being a candidate or a campaign manager; substituting the term "campaign manager" for the term "political agent" in certain areas of the law; making style changes; permitting the distribution of certain literature concerning write-in candidates; and generally relating to actions of employees and members of election boards.

BY repealing and reenacting, with amendments,

Article 33 - Election Code
Sections 2-6, 26-3(a) and (c), 26-16(a) (7) and